From: Ron Wielage

To: 'microsoft.atr(a)usdoj.gov'

Date: 1/25/02 8:34am **Subject:** Microsoft Settlement

Renata B. Hesse Antitrust Division U.S. Department of Justice 601 D Street NW Suite 1200 Washington, DC 20530-0001

Re.: Microsoft Settlement

Dear Ms. Hesse:

In response to the request for comments in USDOJ vs Microsoft in accordance with the Tunney Act I ask that such settlement be rejected.

Having read the Revised Proposed Final Judgment, as proposed by USDOJ and Microsoft, and having read the proposed judgment by the nine states, and having understood that the purpose of the Tunney act to solicit feedback from US citizens affected by the outcome of a final judgment is to make sure that any such final judgment is in the best interest of the consumer, I now submit the following:

- 1. That, in order to be in the interest of the consumer, it seems fair that any such judgment can be clearly understood by the consumer.
- 2. That, while the Revised Proposed Final Judgment may be comprehensible by the attorneys who drafted it, I cannot clearly comprehend its implications.
- 3. That I can comprehend the proposed judgment by the nine states and that the proposed judgment by the nine states meets my needs for creating an environment in which it can buy at a fair price what has become a ubiquitous product in a non-competitive market place.

Therefore I have placed my signature below to signify my desire that the court reject the proposed USDOJ vs Microsoft final judgment and instead adopts the remedies in the proposed final judgment of the nine states as the final judgment.

Sincerely,

Ron Wielage